#### § 1229.124

(viii) In instances where the extent of the audit findings or the amounts involved do not warrant it, a formal audit report need not be issued. In lieu of an audit report, a memorandum of audit findings will be prepared and placed on the case file.

[49 FR 40026, Oct. 12, 1984, as amended at 58 FR 64903, Dec. 10, 1993]

#### § 1229.124 Documentation standards.

Every audit performed by a State under a delegation of authority must meet certain documentation standards. In particular, detailed workpapers must be developed and maintained.

- (a) Workpapers are defined to include all records obtained or created in performing an audit.
- (b) Each audit performed varies in scope and detail. As a result, the audit team must determine the best presentation of the workpapers for a particular audit. The following general standards of workpaper preparation are consistent with the goal of achieving proper documentation while maintaining sufficient flexibility.
- (1) All relevant information obtained orally must be promptly recorded in writing and incorporated in the workpapers.
- (2) Workpapers must be complete and accurate in order to provide support for findings and conclusions.
- (3) Workpapers should be clear and understandable without the need for supplementary oral explanations. The information they contain must be clear, complete, and concise, so that anyone using the workpapers will be able to readily determine their purpose, the nature and scope of the work done, and the conclusions drawn.
- (4) Workpapers must be legible and as neat as practicable. They must meet standards which allow their use as evidence in judicial and administrative proceedings.
- (5) The information contained in workpapers should be restricted to matters which are materially important and relevant to the objectives established for the assignment.
- (6) Workpapers must be in sufficient detail to permit a subsequent independent execution of each audit procedure, assuming the target company retains its accounting documentation.

# § 1229.125 Preparation and issuance of enforcement documents.

- (a) Determinations of additional royalties due resulting from audit activities conducted under a delegation of authority must be formally communicated by the State, to the companies or other payors by an issue letter prior to any enforcement action. The issue letter will serve to ensure that all audit findings are accurate and complete by obtaining advance comments from officials of the companies or payors audited. Issue letters must be prepared in a format specified by the ONRR, and transmitted to the company or payor. The company or payor shall be given 30 days from receipt of the letter to respond to the State on the findings contained in the letter.
- (b) After evaluating the company or payor's response to the issue letter, the State shall draft a demand letter which will be submitted with supporting workpaper files to the ONRR for appropriate enforcement action. Any sustantive revisions to the demand letter will be discussed with the State prior to issuance of the letter. Copies of all enforcement action documents shall be provided to the State by ONRR upon their issuance to the company or payor.

### § 1229.126 Appeals.

- (a) Appeals made pursuant to the rules and procedures at 30 CFR parts 1243 and 1290 related to demand letters issued by officers of the ONRR for additional royalties identified under a delegation of authority shall be filed with the ONRR for processing. The State regulatory authority shall, upon the request of the ONRR, provide competent and knowledgeable staff for testimony, as well as any required documentation and analyses, in support of the lessor's position during the appeal process.
- (b) An affected State, upon the request of the ONRR, shall provide expert witnesses from their audit staff for testimony as well as required documentation and analyses to support the Department's position during the litigation of court cases arising from denied appeals. The cost of providing expert witnesses including travel and per

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diem is reimbursable under the provisions of a delegation of authority, at the Federal Government's existing per diem rates.

#### §1229.127 Reports from States.

The State, acting under the authority of the Secretarial delegation, shall submit quarterly reports which will summarize activities carried out by the State during the preceding quarter of the year under the provisions of the delegation. The report shall include:

- (a) A statistical summary of the activities carried out, e.g., number of audits performed, accounts reconciled, and other actions taken;
- (b) A summary of costs incurred during the previous quarter for which the State is seeking reimbursement; and
- (c) A schedule of changes which the State proposes to make from its approved plan.

[49 FR 37351, Sept. 21, 1984. Redesignated at 49 FR 40025, Oct. 12, 1984]

## PART 1241—PENALTIES

#### Subpart A—General Provisions [Reserved]

#### Subpart B—Penalties for Federal and Indian Oil and Gas Leases

#### DEFINITIONS

Sec.

 $1241.50\,$  What definitions apply to this subpart?

PENALTIES AFTER A PERIOD TO CORRECT

- 1241.51 What may Office of Natural Resources Revenue (ONRR) do if I violate a statute, regulation, order, or lease term relating to a Federal or Indian oil and gas lease?
- 1241.52 What if I correct the violation?
- 1241.53 What if I do not correct the violation?
- 1241.54 How may I request a hearing on the record on a Notice of Noncompliance?
- 1241.55 Does my request for a hearing on the record affect the penalties?
- 1241.56 May I request a hearing on the record regarding the amount of a civil penalty if I did not request a hearing on the Notice of Noncompliance?

PENALTIES WITHOUT A PERIOD TO CORRECT

- 1241.60 May I be subject to penalties without prior notice and an opportunity to correct?
- 1241.61 How will ONRR inform me of violations without a period to correct?

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- 1241.62 How may I request a hearing on the record on a Notice of Noncompliance regarding violations without a period to correct?
- 1241.63 Does my request for a hearing on the record affect the penalties?
- 1241.64 May I request a hearing on the record regarding the amount of a civil penalty if I did not request a hearing on the Notice of Noncompliance?

#### GENERAL PROVISIONS

- 1241.70 How does ONRR decide what the amount of the penalty should be?
- 1241.71 Does the penalty affect whether I owe interest?
- 1241.72 How will the Office of Hearings and Appeals conduct the hearing on the record?
- 1241.73 How may I appeal the Administrative Law Judge's decision?
- 1241.74 May I seek judicial review of the decision of the Interior Board of Land Appeals?
- 1241.75 When must I pay the penalty?
- 1241.76 Can ONRR reduce my penalty once it is assessed?
- 1241.77 How may ONRR collect the penalty?

#### CRIMINAL PENALTIES

1241.80 May the United States criminally prosecute me for violations under Federal and Indian oil and gas leases?

# Subpart C—Federal and Indian Oil [Reserved]

# Subpart D—Federal and Indian Gas [Reserved]

Subpart E—Solid Minerals, General [Reserved]

Subpart F—Coal [Reserved]

Subpart G—Other Solid Minerals
[Reserved]

Subpart H—Geothermal [Reserved]

Subpart I—OCS Sulfur [Reserved]

AUTHORITY: 25 U.S.C. 396 et seq., 396a et seq., 2101 et seq.; 30 U.S.C. 181 et seq., 351 et seq., 1001 et seq., 1701 et seq.; 43 U.S.C. 1301 et seq., 1331 et seq., 1801 et seq.

# Subpart A—General Provisions [Reserved]